

**REMARKS**

Abstract is shortened within 150 words to meet the USPTO requirement and attached in a separated sheet.

Regarding the Applicant's Admitted Prior Art (AAPA), the copies of the foreign patents and translations of their abstracts are prepared and submitted to the examiner.

The ground rejection of claims 1 to 8 under 35 U.S.C. 112, first paragraph and second paragraph are obviated by the specification amendment.

Concerning the claims, applicant expected to see any claim rejections based on the prior arts, objection or allowability in this office action. But, examiner did not present any art related actions. Therefore, applicant assumes there are no prior arts relating to the present invention, which means this invention is allowable.

However, applicant revises the specification to correct the informalities and clarify the claimed subject matters as presented above amendments.

Attached hereto is a substitute specification and mark-up version of the changes made to the specification, abstract and claims by the current amendment. The attached page is captioned "Version with markings to show changes made."

Therefore, the applicant believes that the present application is now in allowance condition and the Notice of Allowance is respectively solicited.

Respectfully submitted



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